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1	HEATHER E. WILLIAMS, #122664 Federal Defender RACHELLE BARBOUR, #185395 Assistant Federal Defender Office of the Federal Defender 801 I Street, 3 rd Floor Sacramento, CA 95814 916-498-5700 Rachelle.Barbour@fd.org		
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7	Attorney for Defendant JOSHUA DAVID PRICE		
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9	IN THE UNITED STATES DISTRICT COURT		
10	FOR THE EASTERN DISTRICT OF CALIFORNIA		
11			
12	UNITED STATES OF AMERICA,) Case No. 2:24-cr-121-WBS		
13	Plaintiff,) CTIPLY A TION AND ORDER TO		
14	v.) STIPULATION AND ORDER TO CONTINUE STATUS CONFERENCE AND		
15	JOSHUA DAVID PRICE,) EXCLUDE TIME)		
16	Defendant.) New Date: October 28, 2024) Time: 9:00 A.M.		
17) Judge: Hon. William B. Shubb		
18	IT IS HEREBY STIPULATED by and between the parties through their respective		
19	counsel, ROGER YANG, Assistant United States Attorney, attorney for Plaintiff, and		
20	RACHELLE BARBOUR, attorney for Defendant, JOSHUA DAVID PRICE, that the Status		
21	Conference set for Monday, August 26, 2024, at 9:00 a.m., be continued to Monday, October 28,		
22	2024, at 9:00 a.m. and that time be excluded for the reasons set forth below.		
23	Defense Counsel has received significant discovery that is subject to a protective order		
24	and must be reviewed personally with Mr. Price and cannot be left with him at the jail.		
25	Investigation is ongoing. Defense Counsel has been reviewing and analyzing the discovery,		
26	conducting legal research, meeting with her client, and otherwise preparing for trial. The above		
27	tasks are ongoing, and the defense requires additional time to review discovery, discuss the case		
28	with her client and the Government, and continue to prepare. The parties believe that failure to		

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1	grant the requested continuance would den	y defense counsel the reasonable time necessary for	
2	effective preparation, taking into account the exercise of due diligence. Accordingly, the parties		
3	stipulate and request that the Court exclude time between the date of the filing of this stipulation		
4	through the new status conference date of October 28, 2024 under 18 U.S.C. § 3161(h)(7)(A),		
5	(B)(iv) (Local Code T4). The parties agree that the ends of justice served by continuing the case		
6	as requested outweigh the interest of the public and the defendant in a trial within the original		
7	date prescribed by the Speedy Trial Act.		
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9	Dated: August 19, 2024	Respectfully submitted,	
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11		HEATHER E. WILLIAMS Federal Public Defender	
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13		<u>/s/ Rachelle Barbour</u> RACHELLE BARBOUR	
14		Assistant Federal Defender Attorneys for Defendant	
15		JOSHUA DAVID PRICE	
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17	Dated August 19, 2024:	PHILLIP A. TALBERT United States Attorney	
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19		<u>/s/ Roger Yang</u> ROGER YANG	
20		Assistant United States Attorney Attorney for Plaintiff	
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ORDER The Court hereby adopts the new Status Conference date and excludes time for the reasons set forth above under 18 U.S.C. § 3161(h)(7)(A), (B)(iv) (Local Code T4). Dated: August 19, 2024 WILLIAM B. SHUBB UNITED STATES DISTRICT JUDGE